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#### PATENT APPLICATION

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Toshikazu NAKAMURA

Appln. No.: 09/674,377

Confirmation No. Not Yet Assigned

Group Art Unit: Not Yet Assigned

Filed: October 30, 2000

Examiner: Not Yet Assigned

For:

NEOVASCULARIZATION INHIBITORS

RESPONSE TO THE NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

**Assistant Commissioner for Patents** Washington, D.C. 20231

Sir:

This response is in regard to the Notification to Comply, and attached Notification of a Defective Response and Raw Sequence Listing Error Summary, issued in the above referenced patent application. As the Notification of a Defective Response was mailed July 31, 2001, and set a one month period for response, this response is timely filed as it is being filed on or before August 31, 2001.

On the Notification to Comply, the Examiner states that the present application fails to comply with the requirements of 37 C.F.R. §§1.821-1.825 for the reasons listed on the marked-up Raw Sequence Listing. The Raw Sequence Listing and the Error Summary sheet both indicate that the present application fails to comply with the requirements of 37 C.F.R. §§1.821-1.825 because while use of <220>-<223> is mandatory if Xaa's are present, the noted fields were not used in the instant Sequence Listing.

**Q61434** 

RESPONSE TO NOTIFICATION TO COMPLY

The Examiner further states that Applicants must provide a substitute computer readable

form (CRF) copy of the Sequence Listing, and a Statement that the content of the paper and

computer readable copies are the same and that they include no new matter.

In response, Applicants include herewith a paper copy and a CRF copy of the revised

Sequencing Listing, a Statement to Support Filing and Submission in Accordance with 37 C.F.R.

§§1.821-1.825, and a copy of the Notification to Comply with attachments.

Applicants assert that the response to the Notification to Comply and the enclosures are being

timely filed, and that the enclosures bring the present application in full compliance with the

requirements of 37 C.F.R. §§1.821-1.825. The Sequence Listing has been revised to replace the Xaa

amino acids in SEQ ID NOs: 1 and 2 with Glu. As the Xaa amino acid was defined in the original

Sequence Listing and the specification as pyroglutamate, and this description has not changed in the

<223> field of both sequences, this change does not introduce new matter.

Accordingly, Applicants respectfully request that the Examiner acknowledge that the

Sequence Listing in the present application meets the requirements of 37 C.F.R. §§1.821-1.825.

Respectfully submitted,

Drew Hissong

Registration No. 44,765

Date: August 14, 2001

SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3213

Telephone: (202) 293-7060

Facsimile: (202) 293-7860

PCT #6/A

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because the required fee is	an extension of time (37 CFR	1.136(a)) filed	is defective	
(a)(5).	nissing/insufficient. Extensio	n of time fees are liste	ed at 37 CFR 1.17(a)(1)-	
2.   Applicant's response	onse filed was	s received in the Offic	e after the expiration of	
	n the Office notification maile	d		
application will become abar	ndoned unless applicant obtain	us an extension of time	This	
Office notification under 37	CFR 1.136(a).	vicension of this	to repry to me last	
2 Con Applicate	<b>~.</b> .			
3. Applicant's response		s hereby acknowledge	d. The following	
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Translation of the tra				
which is def	ternational application into English	1.		
Translation.	fective for the reasons indicated on	the attached Notice of D	efective	
Processing fee (37 C		•	•	
Oath or Declaration			*	
not in compl	liance with 37 CFR 1.497(a) and (	b) for the reasons indicate	ed on the attached	
PCT/DO/EC	D/917.			
Surcharge (37 CFR 1	.492(e)).	•		
Sequence Listing.			•	
PCT/DO/EC	iance with 37 CFR 1.821-1.825 fo	or the reasons indicated or	n the attached	
Additional claim fees				
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Applicant is required to comp	lete the response within a tim	e limit of ONE MON	TH from the date of	
this inothication of within the	time remaining in the respons	se set forth in the Not	ification of Missins	
Requirements (Form DO/EO/	136 but the period for record	. No extension of this	s time limit may be	
granted under 37 C.F.R. § 1. Requirements (Form DO/EO/	905) may be extended under 3	se set in the Notification $37 \text{ C.F.R. } 1.136(a)$ .	on of Missing	
Applicant is reminded that any be mailed to the address given CFR 1.5)	y communication to the United in the heading and include th	i States Patent and Trace U.S. application no	ademark Office must . shown above. (37	
Enclosed: PCT/DO/EO/917  PCT/DO/EO/920	Notice of Defective T	ranslation		
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,	· <del></del>	Vonda M. Wallace	eWV.	
FORM PCT/DO/EO/916 (March 2	Tele	phone: 703-305-3736		



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NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS
CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE
DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The	application fails to comply with the requirements of 37 CFR 1.821-1.825.
This	application does not contain, a "Sequence Listing" as a separate part of the
discl	osure on paper copy or compact disc, as required by 37 CFR 1 821(c)
☐ A co	py of the "Sequence Listing" in computer readable format has not been submitted as red by 37 CFR 1.821(e).
3/ Cr	nt of the computer readable form, however, does not comply with the requirements of R 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw noe Listing."
	omputer readable form that has been filed with this application has been found to be
dama	ged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A
subst	tute computer readable form must be submitted as required by 37 CFR 1.825(d).
The p	aper copy or compact disc of the "Sequence Listing" is not the same as the
comp	uter readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).
Other	:
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APPLICANT M	
An in	tial or substitute computer readable form (CRF) of the "Sequence Listing."
An ini	tial or substitute paper copy or compact disc of the "Sequence Listing." as well as an
amend	Iment directing its entry into the specification.
A state	ement that the contents of the paper or compact disc and the computer readable form
1.821(	e same and, where applicable, include no new matter, as required by 37 CFR e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).
FOR QUESTION CALL:	S REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE
(703) 308	3-4216, for Rules interpretation,
(703) 308	3-4212, for CRF submission help.
(703) 287	7-0200, for PatentIn software help.

VONDA WALLACE VW Telephone: 703 305 -3736

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Toshikazu NAKAMURA

Appln. No.: 09/674,377

Confirmation No.: Not Yet Assigned Group Art Unit: Not Yet Assigned

Filed: October 30, 2000 Examiner: Not Yet Assigned

For: NEOVASCULARIZATION INHIBITORS

# STATEMENT TO SUPPORT FILING AND SUBMISSION IN ACCORDANCE WITH 37 C.F.R. §§ 1.821-1.825

Assistant Commissioner for Patents Washington, D.C. 20231

Box SEQUENCE

Sir:

In connection with a Sequence Listing submitted concurrently herewith, the undersigned hereby states that:

- 1. the submission, filed herewith in accordance with 37 C.F.R. § 1.821(g), does not include any new matter;
- 2. the content of the attached 6-page paper copy and the attached computer readable copy of the Sequence Listing, submitted in accordance with 37 C.F.R. § 1.821(c) and (e), respectively, are the same; and
- 3. all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by

## STATEMENT TO SUPPORT FILING AND SUBMISSION IN ACCORDANCE WITH 37 C.F.R. §§ 1.821-1.825

Q61434

fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent resulting therefrom.

Respectfully submitted,

Drew Hissong

Registration No. 44,765

SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3213 Telephone: (202) 293-7060 Facsimile: (202) 293-7860

Date: August 14, 2001